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PRE-APPEAL BRIEF REQUEST FOR REVIEW		Docket Number (Optional)	
		053547	
Application Number Filed			
	10/564,956		December 5, 2007
	First Named Inventor Takashi Namari et al.		
	Art Unit		Examiner
		'47 —	David E. Hamaoui
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.			
This request is being filed with a notice of appeal.			
The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided.			
I am the			
applicant /inventor.		/Dennis M. Hubbs/	
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b)	_		Signature
is enclosed. (Form PTO/SB/96)			ennis M. Hubbs ed or printed name
x attorney or agent of record.		.,,,,	od or printed harrie
Registration number 59,145			
		(202) 822-1100	
attorney or agent acting under 37 CFR 1.34.		Telephone number	
Registration number if acting under 37 CFR 1.34.		August 19, 2010	
-			Date
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.			
*Total of1 forms are submitted.			



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: Takashi NAMARI et al.

Art Unit: 3747

Application Number: 10/564,956 Examiner: David E. Hamaoui

Filed: December 5, 2007 Confirmation Number: 5396

For: CRANK ANGLE DETECTOR OF INTERNAL COMBUSTION ENGINE AND

IGNITION TIMING CONTROLLER

Attorney Docket Number:

053547

Customer Number:

38834

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Mail Stop: AF

Commissioner for Patents

August 19, 2010

P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This Request is filed concurrent with a Notice of Appeal in compliance with 37 C.F.R. §41.31. Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.

REMARKS

Claims 6 and 9-11 are currently pending and stand rejected. In the amendment of July 16, 2010, applicants incorporated the features of dependent claim 8 into independent claim 6, which was entered by the examiner. Claim 6 therefore stands rejected under 35 U.S.C. §103(a) as being unpatentable over *Ohira* (US Pub. 2002/0112711) in view of *Kelly* (US Patent 5,623,912) and further in view of *Ono* (US Patent 6,032,649).

The relevant incorporated features of independent claim 6 are as follows:

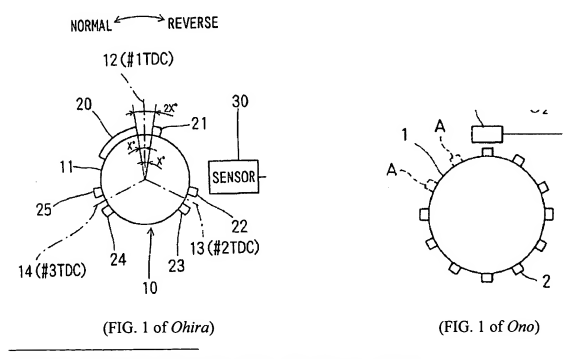
An ignition timing controller, comprising:

...wherein the respective rear end positions of <u>all</u> of the plurality of detection portions are located at equivalent angle intervals in the rotating direction of said rotor.... (Emphasis added.)

The examiner submits that the above features are disclosed or made obvious by *Ono* and *Ohira*.¹ The examiner contends that:

The modification [of *Ono* and *Ohira*] was that the rotor of *Ohira* can be filled in with more teeth (to collect more data, for example). That such teeth may be desirable and arranged to "fill" the circumference of the rotor at equivalent angular intervals is learned from *Ono*. (See Continuation Sheet of Advisory Action dated August 3, 2010.)

Thus, the examiner is using *Ohira* for the elongated tooth feature and *Ono* to disclose teeth "at equivalent angular intervals." Please see the portions of FIG. 1 of *Ohira* and FIG. 1 of *Ono* reproduced below for convenience.



¹ Please see rejection of claim 8 in the final office action dated April 19, 2010.

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As shown above, *Ohira* does disclose an elongated tooth and *Ono* does disclose *most* of the teeth to be at constant angles. However, *Ono* discloses that:

...at least one of the portions to be detected is missing.... (Abstract, emphasis added.)

Ono goes on to recite:

In the foregoing embodiment, although two continuous portions to be detected among a plurality of portions to be detected of the rotary body have been missing, one portion to be detected can be missing or three or more portions to be detected can also be missing. (Column 10, lines 26-30.)

According to the Abstract of *Ono*:

In the case where a reference time point to start a measurement of a time until a control start time point to start a predetermined control of the engine is a rotational angle time point of the crankshaft when no pulse is generated from the pickup due to a missing portion to be detected, a timer is allowed to measure the time from a generation time point of the pulse generated from the pickup just before the non-pulse generation period of time during which no pulse is generated until the control start time point.

Thus *Ono* always discloses a missing portion. Further, as recited above, this missing portion is necessary for *Ono* to function according to its intended purpose.

According to MPEP 2143.01, a proposed modification of the reference by the examiner cannot render the prior art unsatisfactory for its intended purpose:

V. THE PROPOSED MODIFICATION CANNOT RENDER THE PRIOR ART UNSATISFACTORY FOR ITS INTENDED PURPOSE

If proposed modification would render the prior art invention being modified unsatisfactory for its intended purpose, then there is no suggestion or motivation to make the proposed modification. *In re Gordon*, 733 F.2d 900, 221 USPQ 1125 (Fed. Cir. 1984)

In the present case, the examiner is modifying *Ono* in a manner which would render it unsatisfactory for its intended purpose; i.e. including projection portions that are <u>all</u> equally spaced apart. If this was done to *Ono*, it would not be possible that *Ono* could detect the missing portion as there would be no missing portion. As discussed above, *Ono* teaches having at least one missing projection.

As such, applicants respectfully submit that the examiner's rejection is improper and ask that the application be allowed.

If the Examiner believes that this application is not now in condition for allowance, the Examiner is requested to contact Applicants' undersigned attorney to arrange for an interview to expedite the disposition of this case.

Pre-Appeal Brief Attorney Docket No. 053547

Application No. 10/564,956 Art Unit 3747

If this paper is not timely filed, Applicants respectfully petition for an appropriate extension of time. The fees for such an extension or any other fees that may be due with respect to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

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DMH/rse